The Gazetto

of **Endia**

PUBLISHED BY AUTHORITY

No. 33] NEW DELHI, SATURDAY, AUGUST 15, 1959/SRAVANA 24, 1881

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 4th August 1959

- G.S.R. 935.—In exercise of the powers conferred by sub-section (1) and clauses (a), (b), (d) and (e) of sub-section (2) of section 24 of the Supreme Court Judges (Conditions of Service) Act, 1958 (41 of 1958), the Central Government hereby makes the following rules namely:—
- 1. Short title.—These rules may be called the Supreme Court Judges Rules, 1959.
- 2. Special disability leave.—The rules for the time being in force with respect to the grant of special disability leave in relation to an officer of the Central Civil Services, Class I, who has entered service on or after the 16th July, 1931, and who may be disabled by injury caused in, or in consequence of, the due performance of his official duties or in consequence of his official position, shall apply in relation to a Judge, subject to the modification that the monthly rate of allowance payable to a Judge while on such leave shall be as specified in the First Schedule to these rules.
- 3. Extraordinary pensions and gratuities.—The rules for the time being in force with respect to the grant of extraordinary pensions and gratuities in relation to an officer of the Central Civil Services, Class I, who has entered service on or after the 1st April, 1937, and who may suffer injury or die as a result of violence in the course of and as a consequence of the due performance of his official duties, shall apply in relation to a Judge, subject, however, to the modification that references in those rules to tables of injury, gratuities and pensions, and of family gratuities and pensions, shall be construed as references to the tables in the Second Schedule to these rules.
- 4. Residence of Judges.—Each Judge shall be entitled without payment of rent to the use of a furnished residence throughout his term of office and for a period of fifteen days immediately thereafter, and no charge shall fall on the Judge personally in respect of the maintenance of such residence. This concession shall also be admissible to the members of the family of a Judge who dies while in service, for a period of fifteen days immediately after his death.

Explanation.—For the purposes of this rule, "residence" includes the staff quarters and other buildings appurtenent thereto, and the garden thereof, and "maintenance" in relation to a residence includes the payment of local rates and taxes but excludes the charges on account of water and electricity consumed which shall be borne by the Judge himself.

This rule shall be deemed to have come into force on the 26th January, 1950.

- 5. Facilities for medical treatment and accommodation in hospitals.—In respect of facilities for medical treatment and accommodation in hospitals, the provisions of the All India Services (Medical Attendance) Rules, 1954, shall apply to a Judge as they apply to a member of the Indian Administrative Service and shall be deemed to have come into force on the 26th January, 1950.
- 6. Conditions of service where no express provision is made in the Act.—The conditions of service of a Judge of the Supreme Court for which no express provision has been made in the Supreme Court Judges (Conditions of Service) Act, 1958, shall be, and shall from the commencement of the Constitution be deemed to have been determined by the rules for the time being applicable to a member of the Indian Administrative Service holding the rank of Secretary to the Government of India.

Note.—Cases relating to reimbursement of medical charges or any other matter covered by rule 5 or rule 6 which have been decided before the date of publication of these rules in the Official Gazette, shall not be reopened unless it is specifically so desired by the Judge concerned.

- 7. **Decision of question.**—If any question arises about the interpretation of the provisions of these rules, the decision of the Central Government thereon shall be final.
- 8. Saving.—Nothing in these rules shall have effect so as to give to a Judge who is serving as such on the date of publication of these rules in the Official Gazette less favourable terms in respect of his privileges than those to which he would have been entitled, if these rules had not been framed.

THE FIRST SCHEDULE

(See rule 2)

The monthly rate of leave allowances payable to a Judge while on special disability leave shall be as follows:—

Period			Monthly rate of leav	e allowance			
(I) First 120 days		. , , ,	at the monthly rate 45 days, at the monthly rate of	•	•		
(2) For the remaining period of such special disability leave.	any		75 days. at the monthly rate of Rs. 1,110/- or ii) at the option of the Judge for a period not exceeding the period of leave which under the provision in chapter II of the Suprem Court Judges (Conditions of Service) Act 1958 may be admissible to him on full allow ances, at the monthly rate of Rs. 2,220/-, provided that when such an option is exercised on half of such leave shall be debited in the leav account.				
	Г	ть Свс	OND SCHEDULE				
		(\$	See rule 3)				
INJ	URY	GRATU	JITY AND PENSION	1			
Officer			Gratuity	Annual pension Higher scale	Annual pension lower scale		

Rs. 20,000/- Rs. 5,400/- Rs. 4,700/-

Judge of the Supreme Court

FAMILY GRATUITY AND PENSION A—Widow

Officer					Gratu	ity		Annual pension
The Chief Justice of India or acting Ch Judge of the Supreme Court.	ief Ju	Justice or a		. Rs. 15,000/-		Rs. 5,000/-		
	В	—Ст	IILDR	EN 				
								Annual pension
If the child is motherless . If the child is not motherless .	•		•					Rs. 550/- Rs. 320/-
					·		•	No. 15/6/58-Judl. MENON, Joint Se

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 5th August 1959

G.S.R. 936.—In exercise of the powers conferred by sub-section (1) of section 13 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following further amendment in the Central Sales Tax (Registration and Turnover) Rules, 1957, namely:—

In the said Rules,—in the proviso to sub-rule (1) of rule 12, for the figures, letters and word "30th September, 1959", the figures, letters and word "30th September, 1960" shall be substituted.

[No. F. 8(7)-ST/59]

M. K. VENKATACHALAM, Dy. Secy.

(Department of Economic Affairs)

Public Debt Rules, 1946

New Delhi, the 7th August, 1959

G.S.R. 937.—In exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), the Central Government hereby makes the following amendments to the Public Debt Rules, 1946, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendments

In the said rules,

- 1. In rule 2 after clause (9), the following clauses shall be inserted, namely:-
 - "(10) "scheduled bank" means a bank for the time being included in the Second Schedule to the Reserve Bank of India Act, 1934 (2 of 1934), and
 - (11) "co-operative society" means a society registered or deemed to have been registered under the Co-operative Societies Act, 1912 (2 of 1912) or under any other law for the time being in force relating to co-operative societies and includes a co-operative bank so registered".

- 2. After rule 8-A, the following rule shall be inserted, namely:--
 - "8-B. Purchase of Treasury Savings Deposit Certificates through Scheduled Banks, Co-operative Banks and Co-operative Societies.
 - (1) Where an application for investment in Treasury Savings Deposit Certificates has been signed by a scheduled bank or a co-operative society purporting to do so on behalf of another person, the Public Debt Office may, if so requested by such bank or society, indicate on the face of the certificate, in addition to the name of the person on whose behalf the application purports to have been made, the name of the bank or society making the application.
 - (2) Where a Treasury Savings Deposit Certificate has been issued in the manner indicated in sub-rule (1), the bank or society whose name appears on the Treasury Savings Deposit Certificate may be regarded by the Public Debt Office as being the duly constituted agent of the person on whose behalf the application is purported to have been made for all purposes connected with such certificate and, in particular, as having been authorised by such person to receive all payments and give effective discharge on his behalf".

Explanatory Note

The purport of the amendment is to allow the facility of purchase of 10-Year Treasury Savings Deposit Certificates by scheduled banks, co-operative banks and co-operative societies on behalf of their clients.

[No. F. 12(33)-NS/57.]

R. SARAN, Under Secy.

(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 15th August, 1959

G.S.R. 938.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following further amendment in the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956 namely:—

In rule 15 of the said Rules—the word "twice" shall be omitted.

[No. 13.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 15th August 1959.

- G.S.R. 939.—The following draft of an amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, which the Central Government propeses to make in exercise of the powers conferred by subsection (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said subsection (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 18th September, 1959.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said Rules,-

For the entries shown against serial Nos. 9 and 10 to the First Schedule, the following entries shall be substituted, namely:—

- "9. Dichromates—
 - (1) Sodium dichromate dihydrate-Sixty-six rupees per ton.
 - (2) Potassium dichromate—One hundred and forty rupees per ton.
- 10. Chromic acid-Ninety-eight rupees per ton".

[No. 54 (F. No. 34/96/58-Cus. IV).]
M. A. RANGASWAMY. Dy. Secy.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Mines and Fuel)

New Delhi, the 1st August 1959

- G.S.R. 940.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the President hereby makes the following rules, namely,—
 - Short title.—These rules may be called the Geological Survey of India (Recruitment to Class IV posts) Rules, 1959.
 - 2. Method of recruitment, etc.—The method of recruitment, educational and other qualifications, age limits, scales of pay, period of probation and certain other matters relating to Class IV posts in the Geological Survey of India shall be as laid down in the schedule hereto annexed.
 - 3. Disqualification.—No person who has more than one wife living or marrying a person having a wife living, shall be eligible for appointment to any post mentioned in the schedule.

Provided that the Central Government may in any exceptional case and for easons to be recorded in writing, exempt any person from the operation of this rule.

SCHE

Recruitment rules for Class IV

Name of post	No. of	Classi- fication		Whether selection	Method of recruit- ment whether by	FOR
				or non- selection post (for promotion post only)	direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	Age limit
ı	2	3	4	5	6	7
		<u>, </u>	Rs.			
ı. Binder .	2	Calss IV Non- Gazet- ted.	50-260	••	*100% by direct rec- ruitment	(@) 25 years.
2. Sec. Cutter	34		40—2—60	Selection	100% by promotion	
3. Carpenter .	8		40—2—60	• •	*100% by direct recruitment.	25 years
4. Mistry .	6		35—1—50		100% by direct rectt	. Do.
5. Painter	I		35150	••	100% Do.	Do.
6. Label Writer:	. 15		35-150		*100% by direct recruitment.	Do.
7. Selection Gra Daftry.	đe 6		40-1-50-2-60	Selection	100% by promotion	••
8. Polish Mistry	7 2	:	35—1—50	••	100% by direct rec- ruitment.	25 years
9. Duftry	31		35150	Non- selection	100% by promotion	
10. Jamadar	IC	ı	35—1—50	Selection	100% by promotion	
II. Peon .	. 118	;	30-1/2-35		£100% by direct recruitment.	25 years
12. Durwan	. 42	,	30—1 /2— 35		Do.	25 years
13. Tech. Bearer	. 65	i	35—1—50	Selection	100% by promotion	
14. Fieldman	. 19)	35—1—50	.,	*100% by direct rec-	25 years
15. Beater	. 100)	30—I/2 — 35		£100% by direct recruitment.	25 years.

DULE

posts in the Geological Survey of India.

DIRECT RECRUITMENT ON	LY 	Whether age and educa-	ment by promo tion	Circumstan- ces in which	
Educational and other qualifications required	Period proba- tional if any.	tional qualifications rescribed for D.R. will apply in the case of promotees	transfer grades from - which promotion/ transfer to be made	be consulted	
8	9	ı	II	12	
Should be middle school standard passed two yrs. practical experience in different types of binding viz., leather binding ha raxin, half cloth or ordinary etchash out.	One year If		·	••	
			From the grades of Peons Bearers and Khalasi who are trained at the depart- mental laboratory.		
Middle school standard passed knowledge in carpentry.	One year	••	••		
Do.	One year	• •	••		
Middle school standard passed knowledge in painting and polishing, stray painting furniture and fixtures.	One year	••		••	
Middle School standard passed knowledge in sign painting in English and Hindi.	One year	•			
	• •	• •	From the grade of permanent Daftries.	• •	
Same as Painter.	One year	• •	·-		
	••		From the grade of Peons.		
			From the grades of Durwans, Peons & Bearer.		
Middle school standard passed	One year	• •		••	
Literate	One year.		• •		
. ···	••		From the grades of Peons, Durwans, Bearer and Khalasis.	••	
_iterate]	One year				
Literate	One year	1.6			

1168	THE GAZI	ETTE OF	INDIA:	\mathbf{AUGUST}	15,	1959/SRAVANA	24,	1881	[PART II
------	----------	---------	--------	-------------------	-----	--------------	-----	------	----------

I	2		3	4	5	6	7
16.	Khalasi		61	30—≟35	• •	100% by direct rec-	25 years
17.	Press Mazd	00r]	4	30—1—35		Do.	25 years
18.	Cleaner		5	30—1—35		Do.	25 years
19.	Sweeper 1	•	39	30-1-35		Do.	•
20.	Mali		5	30 -1-3 5	• •	Do.	

[@] Maximum age limit is relaxable in the case of scheduled castes, scheduled tribes candidates, the Govt. of India from time to time.

Qualified departmental candidates are eligible to compete with the outsiders—maximum &Qualified Departmental candidates from similar grades are eligible for transfer to this grade.

THE GAZETT	TE OF INDIA: A	UGUST 15, 1959)/SRAVANA 24, 1881	1169
	9	10	11	12
	••	•••		
	• •	• •		
		* •		
	THE GAZET?	9	9 10	

displaced persons and other special categories in accordnace with the general orders issued by age limit will not apply in their case.

Age limit will not apply their case.

[No. 10/29/58-MI.]
A. NARAYANAN, Under Secy.

(Department of Mines and Fuel)

ERRATUM

New Delhi, the 8th August 1959

G.S.R. 941.—In this Ministry's Notification No. G. S. R. 623 dated the 19th July, 1958 published in Part II—Section 3(i) of the Gazette of India, dated the 19th July, 1958, against Serial No. 17 under Column No. 10, for the words "By direct recruitment" the word "—do—" may be substituted.

[No. 29/33/59-CI.]

P. N. DHIR, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 5th August 1959

G.S.R. 942.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment to the Ministry of Food and Agriculture (Recruitment to Technical Class I and II posts in the Dairy Division) Rules, 1958, published with the Notification of the Government of India in Ministry of Food and Agriculture (Department of Agriculture), No. 1-19(2)/57-Estt. I., dated the 30th December, 1958, namely:—

In the Schedule to the said rules after item 4 and the entries relating thereto, the following item and entries shall be inserted, namely:—

Recruitment rules for the post of Dairy Development Adviser in Ministry of Food and Agriculture (Department of Agriculture)

				-									
Name	e of post	No. of Posts	Classifi- cation	Scale of pay	Whether selection post or non-selection post	recruits	Educational and othe qualifications required for direct recruits.	r Whe- ther age and educa- tional quali- fications presc- ribed for the direct recruits will apply in the case of pro- motees	·				is to be
	I	2	3	4	5	6	7	8	9	10	11	12	13
	Develop- Adviser	I	G.C.S. Class I Gazetted	Rs.1600- 100-1800	N.A.	*Between 35 and 50 years	Essential (i) Degree or diploma in dairying of a recognized! University/Institute or degree in animal husbandry or agriculture of a recognised University (ii) Post graduate training in Animal Husbandry or Dairy technology. (iii) Adequate knowledge of Dairy industry of other countries having well developed Dairy industry.	N.A.	One year	Direct re- cruitment	N.A.	N.A.	As required under the rules.

Ì

2

6

8

11

IΥ

(iv) At least 10 years' experience Dairy development work includorganisation of milk supply and utilisation projects of which at least 5 years should be in responsible capacity in a Govt, or Quasi Government Organisation or a Commercial concern of repute. (v) Administrative

experience.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable:

(i) Practical experience of dairy farming.

(ii) Experience teaching and research in Dairy Technology.

[No. 11-1/59-Estt. I.]

^{*}Relaxable for Scheduled Castes/Scheduled Tribes and other Categories in accordance with the instructions issued by the Ministry of Home Affairs from time to time and for Government servants.

(Department of Food)

CORRIGENDUM

New Delhi, the 8th August 1959

G.S.R. 943.—In the Schedule to the notification No. G.S.R. 848, dated the 17th September, 1958, of the Government of India, Ministry of Food and Agriculture (Department of Food) published on page 792 in Part II, Section 3, subsection (i) of the Gazette of India, dated the 27th September, 1958, against item '5' Computors, under column 3, for the existing entry, read "Rs. 60—4—120—5—150".

[F. No. 1-10/57-S. Admn.]

PARTAP SINGH, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 5th August 1959

- G.S.R. 944.—In exercise of the powers conferred by sub-section (I) of section 56 of the Delhi Development Act, 1957 (61 of 1957) read with clause (m) of sub-section (2) of that section, the Central Government hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Delhi Development Authority (Maintenance of Current Account) Rules, 1959.
- 2. Maximum amount to be kept in current account.—Such sum of money out of the fund of the Delhi Development Authority (hereinafter referred to as the Authority) as shall not ordinarily exceed rupees eight lakhs at any one time shall be kept in a current account with the State Bank of India to be opened in the name of the "Vice-Chairman, Delhi Development Authority".
- 3. Current account to be operated by whom.—The current account shall be operated upon by the Vice-Chairman o_r any paid member of the Authority or any officer of the Authority, authorised by the Vice-Chairman in this behalf.
- 4. Investment of excess funds.—Any sum of money out of the fund of the Authority as is in excess of the sum referred to in rule 2 shall be invested by the Vice-Chairman, with the permission of the Authority, in such manner as may be approved by the Central Government.

[No. F. 12-197/57-L.S.G.]

A. P. MATHUR, Under Secy.

MINISTRY OF RAILWAYS

(Rallway Board)

New Delhi, the 8th August 1959

G.S.R. 945.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), read with notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby make the following amendments in the general rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In Chapter II of Part I of the said rules,-

- (1) after clause (b) of rule 38, the following clause shall be inserted, name-ly:—
 - "(c) Where the train has first been brought to a stand outside the Home signal, the signal may be taken off, if
 - (i) on a double line the line is char upto Starter:
 - (ii) on a single line the line is clear upto the trailing points or, if allowed by approved special instructions upto the place at which the train is required to come to a stand.":

- (2) in rule 39.—
 - (i) after clause, (a) the following clause shall be inserted, namely:—
 - "(b) Where the train has first been brought to a stand outside the Outer signal, the signal may be taken off if the line is clear upto the first facing points, or upto the Home signal at a station where there are no facing points.";
 - (ii) existing clause (b) shall be renumbered as clause (c).

[No. 58-TTV29/36.]

R. E. de SA, Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY

(Central Boilers Board)

New Delhi, the 5th, August 1959

G.S.R. 946.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendment in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:-

In the said Regulations, in the list of Well-known Steel-Makers in Appendix 'G', the following shall be added at the end, namely:—

"Messrs. Lukens Steel Co., Coatesville, Pa., U.S.A."

[No. S&PII/BL-21(6)/56.]

New Delhi, the 8th August 1959

G.S.R. 947.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendment in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations, in clause (d) of regulation 376, the following sentences shall be added at the end, namely:-

"In the case of boilers fitted with welded pipe work, their effective disconnection from other boilers may be made by fitting vent pipes on the pipe work. The vent pipes which shall have bolted on flanges and not less than 2 inches bore shall be fitted on the pipe length between the boiler stop valve and the intermediate stop valve and between feed check valve and the intermediate check valve. Disconnection of the boiler from the others shall be effected by closing valves on either side of the vent pipes and then removing the blank flanges from the vent pipes".

[No. S&P. II/BL-9(18)/58-Part I.]

G.S.R. 948.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendment in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act. namely:—

In the said Regulations, for clause (c) of regulation 316, the following clause shall be substituted, namely:-

"(c) Wedge type valves, the sealing surfaces of which are solidly connected with the wedge, shall not be permitted for steam service.

[No. S&P. II/BL-9(26)/58.]

G.S.R. 949.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendment in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations, to regulation 77, the following clause shall be added, namely:—

"If, however, the tensilc tests are carried out on specimens conforming to any other standard, the material will be accepted provided the tensile strength and enlongation computed on the basis of the dimensions of the Test pieces under the Regulation conform to the above requirements."

[No. S&P. II/BL-304(11)/55.]

M. N. KALE, Secy.